UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

In Re: Bonnie Marie Frickson

Debtor: Chapter 7 Case

Case No. BKY 04-31239-DDO.

NOTICE OF MOTION AND MOTION FOR RELIEF FROM STAY

TO: The Debtor; Attorney for Debtor; Chapter 7 Trustee; United States Trustee; and other parties in interest as specified in Local Rule 9013-3(a)(1):

- 1. Mitsubishi Motors Credit of America, Inc., a secured creditor of the Debtor herein, by its undersigned attorney, moves the Court for the relief requested below and gives notice of hearing herewith.
- 2. The Court will hold a hearing on this motion at 9:30 a.m. on September 1, 2004 before the Honorable Dennis D. O'Brien in Courtroom No. 228A, at the United States Courthouse, 316 North Robert Street, St. Paul, MN, or as soon thereafter as counsel can be heard.
- 3. Any response to this motion must be filed and delivered not later than August 27, 2004, which is three (3) days before the time set for the hearing (excluding Saturdays, Sundays, and holidays), or filed and served by mail not later than August 23, 2004, which is seven (7) days before the time set for the hearing (excluding Saturdays, Sundays, and holidays). UNLESS A RESPONSE OPPOSING THE MOTION IS TIMELY FILED, THE COURT MAY GRANT THE RELIEF REQUESTED IN THE MOTION WITHOUT A HEARING.
- 4. This motion is filed pursuant to Bankruptcy Rule 4001 and Local Rule 9013-2, and Movant seeks relief from the automatic stay with respect to certain property owned by the Debtor and subject to Movant's lien. The petition commencing this Chapter 7 case was filed on March 3, 2004. The case is now pending in this court.
- 5. This motion arises under 11 U.S.C. Section 362(d) and Bankruptcy Rule 4001. This motion is filed under Bankruptcy Rule 9014 and Local Rules 1201-1215. This Court has jurisdiction over this motion pursuant to 28 U.S.C. §157(a), §1334, 11 U.S.C. §362(d), Bankruptcy Rule 5005, Local Rule 1070-1 and other applicable rules. This proceeding is a core proceeding. Movant requests relief with respect to certain personal property owned by the debtor and subject to Movant's valid perfected security interest.

- 6. Movant holds a valid, perfected security interest in a 2002 Mitsubishi Eclipse Spider ID# 4A3AE85H92E098063 ("Collateral"). The Collateral is in the possession of the Debtor herein.
- 7. Copies of Movant's Security Agreement (the "Contract") and Minnesota Lien Card, respectively evidencing creation and perfection of Movant's security interest, are attached to the supporting affidavit.
- 8. Pursuant to the supporting affidavit, the debtor is in default and there is little or no equity in the property, has failed to maintain insurance and stated the intention to surrender the vehicle.
- 9. Movant's security is depreciating and that Debtor continues to utilize the Collateral, subjecting the same to wear, while failing to make payments and maintain insurance.
- 10. Debtor has no equity in the Collateral and is in default of payments and failed to maintain insurance. Thus, the Movant is not being provided with adequate protection of its interest in the Collateral.
- 11. Debtor's failure to make the payments and maintain insurance or otherwise provide Movant with adequate protection of its interest in the Collateral, constitutes cause, within the meaning of 11 U.S.C. Section 362(d)(1) entitling Movant to relief from the stay to allow Movant to pursue its remedies under state law.

This Notice of Motion and Motion will constitute notice of default to Debtor as may be required by <u>Cobb v. Midwest Recovery Bureau Co.</u>, 295 N.W. 2d 232 (Minn. 1980). If the default is not cured prior to the hearing, Mitsubishi Motors Credit of America, Inc. will commence repossession under Minnesota law and for such other relief as may be just and equitable.

WHEREFORE, Movant, by its undersigned attorney, moves the Court for an order modifying the automatic stay of 11 U.S.C. Section 362(a) of the Bankruptcy Code and authorizing Movant to foreclose its security interest in the Collateral and for such other relief as may be just and equitable.

Dated: August 9, 2004

PETERSON, FRAM & BERGMAN, P.A.

/e/ Michael T. Oberle

Michael T. Oberle, #130126 Attorney for Movant Suite 300, 50 East Fifth Street St. Paul, MN 55101 (651) 291-8955

UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

In Re: Bonnie Marie Frickson

Debtor : Chapter 7 Case

Case No. BKY 04-31239-DDO.

MEMORANDUM OF FACTS AND LAW IS SUPPORT OF MOTION FOR RELIEF FROM STAY

Mitsubishi Motors Credit of America, Inc. submits this Memorandum of Law in support of its motion for relief from the stay in the above-entitled matter.

FACTS

Movant holds a perfected security interest in a 2002 Mitsubishi Eclipse Spider. On the date this case was filed, Debtor were delinquent under the terms of their contract with Movant. Debtor have made no payments to Movant since this case was filed and are presently in default under the contract in the amount of \$7,574.50 and has failed to maintain insurance. The vehicle subject to Movant's security interest is depreciating with use.

ARGUMENT

Pursuant to Section 362(d)(1) of the Bankruptcy Code, relief from the automatic stay shall be granted upon request of a creditor "for cause, including the lack of adequate protection of an interest in property of such [creditor]." 11 U.S.C. Section 362(d)(1). Debtor have failed to make the payments required by their contract with Movant and have otherwise failed to provide adequate protection of Movant's interest in the vehicle. Such circumstances constitute cause, within the meaning of Section 362(d)(1), justifying relief from the stay. In Re Video East, Inc., 41 B.R. 176 (Bkrtcy. E.D. Pa. 1984); See also, In Re Frascatore, 33 B.R. 687 (Bkrtcy. E.D. Pa. 1983).

Pursuant to Section 362(d)(2) of the Bankruptcy Code, relief form the stay is also appropriate where Debtor have no equity in the subject vehicle and vehicle is not necessary to an effective reorganization. 11 U.S.C. Section 362(d)(2). See, In Re Gellert, 55 B.R. 970 (Bkrtcy. D. N.H. 1983). In the present case the balance due Movant on the contract

is \$29,870.82. The replacement value of the vehicle is approximately \$16,700.00. Clearly, Debtor have no equity in the vehicle.

Further, due to the Debtor failure to make post-petition payments and to maintain insurance, the Movant's interest in the vehicle is not being adequately protected.

Accordingly, Movant is entitled to an order terminating the automatic stay, and authorizing it to take possession of and foreclose its security interest in the vehicle.

Dated: August 9, 2004

PETERSON, FRAM & BERGMAN, P.A.

/e/ Michael T. Oberle Michael T. Oberle, #130126 Attorney for Movant Suite 300, 50 East Fifth Street St. Paul, MN 55101 (651) 291-8955

UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

In Re: Bonnie Marie Frickson

Debtor: Chapter 7Case

Case No. BKY 04-31239-DDO

UNSWORN DECLARATION FOR PROOF OF SERVICE

Michael T. Oberle employed by Peterson, Fram & Bergman, Professional Association, Attorneys at Law, licensed to practice law in this Court, with office address of 50 East Fifth Street, Suite 300, St. Paul, Minnesota, 55101, declares that on August 9, 2004, I served the annexed Motion for relief from stay with required documents on the parties referred to below by mailing to each of them a copy thereof by enclosing the same in an envelope with first class postage prepaid, and depositing same in the post office at St. Paul, Minnesota, addressed to each of them as follows:

United States Trustee 300 South Fourth St. #1015 Minneapolis, MN 55415-1329

Michael S. Dietz Chapter 7 Trustee P.O. Box 549 Rochester, MN 55903 Bonnie Marie Frickson 210 North Prairie Street Lake City, MN 55041

Michael J. Quinn 400 So. Broadway, #201 Rochester, MN 55904

And I declare under penalty of perjury, that the foregoing Unsworn Declaration for Proof of Service consisting of 1 page(s) is true and correct.

Signed: /e/ Michael T. Oberle

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MINNESOTA ST. PAUL DIVISION

IN RE:	§	
	§	
BONNIE MARIE FRICKSON	§	CASE NO. 04-31239-DDO
SSN:XXX-XX-1930	§	
	§	CHAPTER 7
DEBTOR	§	
	§	
	§	

AFFIDAVIT OF CHRIS RADVANSKY

Chris Radvansky, being duly sworn to oath, deposes and states:

- 1. That he/she is the custodian of records of Mitsubishi Motors Credit of America, Inc..
- 2. Mitsubishi Motors Credit of America, Inc. is now the holder and/or servicing agent of a loan on collateral in which the Debtor has an interest. The Debtor's indebtedness is evidenced by that certain Retail Installment Contract Minnesota, Loan Number xxxxxxxx4436, dated January 30, 2002, executed by Bonnie Marie Frickson. The collateral is described as follows, to-wit:

2002 Mitsubishi Eclipse Spyder, VIN: 4A3AE85H92E098063

- 3. That he/she has reviewed the account records relating to Frickson loan, account no. xxxxxxxx4436.
- 4. That as of August 3, 2004, the following amounts were owing on this account:

Principal Balance and Accrued Unpaid Interest	\$ 29,870.82
Total	\$ 29,870.82

- 5. That the loan is delinquent for monthly payments for the months of October 2003, November 2003, December 2003, January 2004, February 2004, March 2004, April 2004, May 2004, June 2004, July 2004.
- 6. Mitsubishi Motors Credit of America, Inc. is in possession of the Collateral and Debtor intends to surrender.
- 7. Mitsubishi Motors Credit of America, Inc. has had to obtain counsel to represent it in bringing this Motion and will incur additional legal expenses and attorney fees.

This affidavit is given in support of the Motion of Mitsubishi Motors Credit of America, Inc. for relief from the automatic stay.

The foregoing facts are of my own personal knowledge and belief, and if called upon to appear as a witness, I could, and would, testify competently thereto. I declare under penalty of perjury that to the best of my knowledge the foregoing facts are true and correct.

Mitsubishi Motors Credit of America, Inc.

Case Manager

SUBSCRIBED AND SWORN TO BEFORE ME OF

Notary Public in and for the State

ADRIANA H. COMPARAN Commission # 1416597 Notary Public - California Orange County My Comm. Expires May 8, 2007

6539-N-1109 conmraf3

Other owner slone here ____

Flances Charge and Payment Amends, The Frances Charge is figured on a daily bases at the Amend Precentage Rate (APPT) on the unpaid part of the Amend Franced constanting hem time is time until a is paid in ful. The APPT and the original Amends Prances are smooned some on the terri of this contract for Firstone Change, Total of Payments and the Total Sale Price assume that you make each payment in full on the Say of it due. The first payment will equal all amounts you over on the date you make the payment. That amount way differ how the pampout shown on this conteat of (1) you pay perty or late. (2) you pay more or less than the scheduled payment or (3) Cocidor adds amounts to the smouth you over 60° and 16 the reason's stated before Cocidor may apply appreciably a received less of Frances Changes that as due and from the unpaid part of the Amount Francesco, or in arother order Confider chauses.

unjust part of the Amount Financed, or in another order Crofidor chooses. Breastable and Risk of Loss. Now appec to pay time Crofidor all you over under the contract even if the vehicle is disranged, destroyed or instange, the contract even in the vehicle for some time. On the contract even if the vehicle is disranged, destroyed or instanged, the contract even in resistant three years and you may not take the vehicle and of the justice of your residence for more than 100 days. Under on circumstances, will you be pormitted for remove that whicle from the United States, except to Canada and then only for a phread of 30 days of the States, except to Canada and the pages that the whicle will not be used in any reastree containty to any law. You will make sure the Crofidor's security interest (loss) on the vehicle is shown on the line! You appec to be bug the vehicle free of all them and encurbrances except the Cadators. You appec not to saft, wont, lease or otherwise transfer any miscess in the vehicle or the contract vehicle the Conferior persistsion. If the Conferior persists for it. The agrees to comply this of register's persistsion. If the Conferior persists for it. The agree is comply think of persists and contract works and the laws applicable to the desired of the conferior persists of the Conferior persists of it. The agree is comply think of persists on the Conferior persists of it. The agree is comply think of persists on the conferior persists and the laws applicable to the desired persists.

appication is the versice purplessed and any accessories, equipment and replacement parts reclaids in the vehicle. The security winesed also covers (1) incovaries premium and charges pur protection plans in the whiche and (3) proceeds of any insurance profession and any expert of a security winesed and the proceeds of any insurance profession of the or health which are ferenated in this context. This sources apprent of all amounts you own in this context and in any learning, rement cateriors or assignment of this contract. The security interest also secures all promises you make in the contract.

Propyment. You may propay the unpeid balance of the Amount Firanced in fall or in part at any time without penalty. If you do so, you must pay the camed and unpaid part of the Finance Charge and all other amounts due up to the date of

Engined Physical Sumps Imments. You agree to have physical damage insurance covering loss or damage to the vehicle for the term of this contract. All any immediating has term of this contract. You do not have physical dismage insurance vivual covers both the intenset of you and the Oraditor in the vehicle, then the Creditor and and you a written notice of your tables to inquire and give you a reasonable left in which he provide like negeted industrial.

and a nunch as provide the required insurance within a nasernable time, the Crosser is state in a disligation to buy any insurance, but may do so it it decises. It the Creditor does not buy physical damage resource which covers both intensits in the volheic, it may, if it does, buy insurance which covers so by the Crosser's intensit. If the Crosser, buys, surbur, of these, converages, it, wall, set, you better, what they be it, is, and the change you most pay. The Crosser may obtain respect remodates intensions not from you for the cost of such inturance or may add the insurance previous to the unput observed in the contract. If the mountaine previous is solded to the true produce of this contract, witness the things do not insurance previous at the Anneal Precipitage Ratio disclosed in this contract, and you agree to pay the insurance premum with intensit in equal resultangents; along with the payments shown on the payment schedule.

If the vehicle is lost or damaged, you agree that the Creditor can use any insurance settlement either to rapair the vehicle or to apply to your debt.

Life Payment. Acceptance of a late payment does not encome your late payment or mans that you can been retained payment after they are due. By the payment of the payment of the payment or mans that you can be or instance. The contact may contain changes for colonal manurance or prosection stans. If the velocity is repeated, you agree that the Condeter may claim broadle under these coverages and ferminate them to obtain refunds for enterand changes.

Incurrence or Protectina Plan Charges Seterand in Creditor. If any charge for required incurrence is returned to the Creditor, it may be credited to your account or used to tay pinuitar insurance or incurance which covers only the Creditor's interest in

the vehicle. Any refund on optional insurance or protection plans obtained by the Crediter will be credited to your account.

Required Repryment in Full Beters the Scheduled Bets. It you tent to your any payment according to the payment schedule or if you break any of the agreements on this contract (allow). The Creditor can demand that you pay all you one on this contract at arcs.

Reseasable of the Violette for Fallent to Pay. If you tail to pay according to the payment schedule or if you break any of the agreements on this contact (default), the Creditor shall have the myfill or accordance with stalla level to enter onto impactly without breach of the peace and take the vehicle in which it has a security interest (endoscession). The Creditor may exercise this inglit without horize to you if there are any personal belongings in the vehicle, such as crediting and stock, the Creditor may will had them only to the extent the law many regues. Any accessories, equipment or replacement parts will remain with the vehicle.

Settling the textical Sect. After Repassession, if the Creditor repossesses the vehicle, you have the right to get it back (redeem) by paying the crimic amount you over on the contact root just past due payments) plus the cost of repassessing and steining the vehicle and other sepances that the Selfer or the Creditor has had. Your right to redeem will end when the vehicle is said.

Sale of the Represessabl Walliche. The Creckion will gend you a written nutice of sale at least 10 days before selfing the vehicle. It you do not notens the vehicle by the date on the notice, the Crediter can sell the vehicle. The Creditor will use the not proceeds of the saje is pay all or part of your dick!

The net proceeds of sale will be figured this way. Any charges for taking and storing the vehicle, cleaning and advertising, etc., and any masonable attorney loss will be sciotracted from the selling price

If you over the Creditor bots than the not precede of sofe, the Creditor will pay you fix difference, unless required to pay it to someone clier. For example, the Creditor may be required to pay a leander who has given you a loan and also taken a security silented in the vehicle.

Unless otherwise provided by law, if you over more than the not proceeds of sale, you will pay the Geetler the difference between the not proceeds of sale and what you over when the Craditie sales for it. If you do not pay this amount whose saled, you may jable to charged interest at the highest lawful rate until you do pay all that you one to the Craditie.

Alterney Fees. You agree to pay Credito's reasonable attorney fees, up to 15% of the amount due under this contract, after detailt and referral to an attorney who is not a salarind employee of the Creditor or its assignee.

Butsy in Enterthin Mights and Changes of this Contest. The Constant care dutary or refrain form enforcing any of its rights under this contest without being them, for example, the Oroldner can extend the time for making same payments without extending others Any changes in terms of this contract must be in writing and signed by the Ciedido. He call changes are building. If any part of this contract is not valid, all other parts will remain enforceable.

Microsoles Croffier Microsone. If this is a most value to which the FTC Good Makes Values Trade Regulation field against, see your window form for any applicable conversables. In the case of oil without realistics; per uniformly distributed find the Technical real officials any started and field floors are not louded varianties of merchanteling; of filence for a particular process, or my other surrounds, cares or implied by the Croffier, crowing the vehicle subject is of a type obtained primetry for person if, loudy, or household set, for the Croffier extensis a written surrounty or protection plus within 80 days have the date of this contract.

As implied warranty of necchanishiely generally means that the vehicle is fit for the ordinary purpose for which such vehicles are generally used. A warranty of flexes for a purcoular purpose is a warranty that may arise when the Coeffier has reason is flown the purfocular suppose for which you require the relatice and you rely on the Coeffier's skill or judgment to furnish a sudoble vehicle.

This provision does not affect any warrantes covering the vehicle which may be provided by the vehicle manufacturer.

Maning of Craffler. The word "Craden" excludes the original Select and also includes any person or organization to whom this contract may be sold or assigned.

Governing Law. You and the Creditor agree that this transaction is subject to the laws of the state of Mirvesola.

NOTICE: MAY NOLDER OF THIS CONSIDER CREAT CONTRACT IS SUBJECT TO ALL CLAURS AND DEFENSES WHICH THE DESTOR COULD ASSENT ARAMST THE Seller of Goods on Services detrined pursuant hereto on with the proceeds member, recovery nenewher by the bestor small nut exceed amounts paid by the bestor references.

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OCI | CO'S ACCUMENT

Soller sells and assigns to MITSUBISHI MOTORS CREDIT OF AMERICA, INC. (MMCA) all of its right, title and interest in this contract.

at of its right, life and interest in this context. Or AMERICA, INC. (AMICA)
Select represents and represents: (1) The contract areas from the sale of the property
described on the face of the context, (2) Select transformed good life to the property
at the same of sale free of any lives, (3) All described are squeet by the live verse
properly made to the Depty prior to the Buyer signing the contract (4) All ensurance
decumentation with the delivered in the Buyer within the time depend by live; (3)
To the best of Select's throwledge, the Cackman's Sciencest attached is accurate,
(6) The demonstration of the Select or sciences's Sciences and (4) Economics
to enforcesible; (8) Select is scienced as required by lave, and (9) Solar has complete
with all applicable requirements of the FTC Used Motor Vehicle Trade Regulation
Ref.

Each of these proranties and representations is asserted to MMCA's acceptance of his confract. If any of them is bracched or is emments, Softer unconditionally promises to accept necessignment of the contract and to pay MMCA upon demand, the full amount of the imposit behance under this contract Softer also agrees to industrially MMCA to the full extent of all lesses or expenses incomed by MMCA as a result of each bracch or eart.

Selor agrees to indomnity MMCA for any judicial soluti or lose suffered as a result of a claim or defense of Buyer against Soller.

If this contract is rescinded by court order, Seller shall pay MMCA the full amount MACA paid to purchase it.

Safer shall be liable even if a waiver, compromise, settlement or variation of the larms of the contract releases the Buyer.

Solar waves notice of acceptance of this guarantee and notices of non-paymer and non-parlomance.

CONTRACTS ASSIGNED WITH RECOURSE

If his context is assigned with recourse, in addition to the foregoing quarantees, indemnise and obligations, Safer inconditionally guarantees payment on demand of the incode before or five context and oil forests and expenses incurred by MiCA in the result of a detail in payment of any installment

CONTRACTS ASSUMES INTIMOT RECOURSE OR WITH LIMITER RECOURSE

If this contract is assigned without recourse or with limited recourse, such assignment is without recourse to the Seller assign in the circumstances set forth above and in and to like extent that an amount is staled in the following paragraph.

040-5014436

MINNESOTA DEPARTMENT OF PUBLIC SAFETY
DRIVER & VEHICLE SERVICES DIVISION
445 MINNESOTA ST., ST. PAUL, MN 55101
CONFIRMATION OF LIEN PERFECTION - DEBTOR NAME AND ADDRESS

FRICKSON BONNIE MARIE 210 N PRAIRIE ST LAKE CITY MN 55041

First Class U.S. Poetage PAID Permit No. 171 St. Paul, MN

HSX826

1ST SECURED PARTY

B0760P973

CVSTG

MITS

, O 3

LEN HOLDER

RETAIN THIS DOCUMENT - Set reverse side of this form for removing this lien.

4A3AE85H92E098063 01/30/02 NO VIN Security Date Reduit

MITSUBISHI MTR CRED OF AMER PO BOX 6014 CYPRESS CA 90630-0014

This Certificate of Lien Release must be attached to the original Certificate of Title to establish clear ownership.

Vehicle Summary With NADA Values N.A.D.A Official Used Car Guide Tuesday, August 03, 2004

Guide Edition:

Midwest Used Car Guide - March 2004

Vehicle Description:

2002 MITSUBISHI

Retail:

Retail:

ECLIPSE-V6 CONV 2D GT SPYDER

VIN:

4A3AE85H92E098063

Weight:

3241

Stock #:

MSRP:

\$25,597

N.A.D.A. Base Values:

\$16,700

Trade: \$14,250

Loan: \$12,825

Mileage Value (N/A Miles) Accessories Values N/A

\$0

\$0

N.A.D.A Adjusted Values: Retail:

\$0

Trade: \$14,250

Loan: \$12,825

Appraiser Adjustment Value

\$0

\$16,700

\$16,700

·

Trade: \$14,250

Loan: \$12,825

Accessories:

Retail

Trade

Loan

Alum/Alloy Wheels

Adjusted Values:

w/body

w/body

w/body

Appraiser Adjustments:

Agent Info

View Documents



Coverage Type
Combined Single Limit:

Combined Single Limit:
Bodily Injury per Person:
Bodily Injury per
Accident:

Accident: Collision Deductible:

Property Damage per

Comprehensive Deductible: 250 50 Co-Borrower Information

Name 1: Name 2: Address 1:

Address 1: Address 2: Phone:

AI/LP Information

Loss Payee: Additional Insured: Y N

To print this page, select File then Page Setup. Under Orientation, click Landscape and OK. Then press Ctrl+P and OK.

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UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

In Re:

Bonnie Marie Frickson

Debtor: Chapter 7 Case

Case No. BKY 04-31239-DD0

ORDER

The above-entitled matter came before the Court on September 1, 2004, upon the

motion of Mitsubishi Motors Credit of America, Inc. seeking relief from the automatic stay of

Section 362(a) of the Bankruptcy Code. Appearances were noted on the record. Based

upon the statements of counsel and all of the files, records and proceedings herein, the Court

now finds that cause exists entitling Movant to the relief requested.

NOW, THEREFORE, IT IS HEREBY ORDERED that the automatic stay of 11 U.S.C.

Section 362(a) is immediately terminated as to Movant, it's successors and assigns, and

Movant is authorized to take possession of and foreclose its security interest in the subject

2002 Mitsubishi Eclipse Spider, ID# 4A3AE85H92E098063.

Notwithstanding Fed. R. Bankr. P. 4001(a)(3), this Order is effective immediately.

Dated	
	Dennis D. O'Brien
	United States Bankruptcy Judge